No. 50 of 1982

An Act to amend the Brands Act, 1933-1976.

[Assented to 29 April 1982]

BE IT ENACTED by the Governor of the State of South Australia, with the advice and consent of the Parliament thereof, as follows:

1. (1) This Act may be cited as the "Brands Act Amendment Act, 1982". Short titles.

(2) The Brands Act, 1933-1976, is in this Act referred to as "the principal Act".

(3) The principal Act, as amended by this Act, may be cited as the "Brands Act, 1933-1982".

2. This Act shall come into operation on a day to be fixed by proclamation. Commencement.

3. Section 3 of the principal Act is amended by inserting after the passage— Arrangement of Act.

PART VIII—Brands Register

the passage—

PART VIII—Brands Not Requiring Registration.

4. The following Part is inserted after section 57 of the principal Act: Inclusion of new Part VIII.

PART VIII

BRANDS NOT REQUIRING REGISTRATION

57a. (1) Notwithstanding any other provision of this Act, the owner of an animal that is registered with an approved authority may brand the animal— Approval of brands by approved authority.

(a) with a brand the design of which has been approved by the authority;

and

(b) in a position and in a manner approved by the authority.
(2) An approved authority shall keep records of approvals given by it under this section and shall allow the registrar to examine and to make copies of, or take extracts from, those records.

(3) In this section "approved authority" means a person, association or other body approved by the registrar.

5. The following section is inserted after section 60 of the principal Act:

60a. Notwithstanding any other provision of this Act, a person may earmark a sheep that carries the colour pattern gene \( \omega \) with a mark consisting of three holes that are not less than six nor more than ten millimetres in diameter placed in a line from the root to the tip of the animal’s left ear (in the case of a male sheep) or the animal’s right ear (in the case of a female sheep).

6. Section 62 of the principal Act is amended—

(a) by striking out from subsection (1) the passage “a firebrand or an acid brand” and substituting the passage “a firebrand, a freeze-brand or an acid brand”;

(b) by striking out from subsection (1) the passage “with the mark \( \uparrow R \)” and substituting the passage “with the mark \( \uparrow R \) or another mark approved by the registrar”;

and

(c) by striking out from subsection (1) the passage “a firebrand or acid brand” and substituting the passage “a firebrand, a freeze-brand or an acid brand”.

7. Section 63 of the principal Act is amended by striking out the passage “the herd test conducted by the body known as the Advisory Committee for the Improvement of Dairying” and substituting the passage “a herd test”.

8. Section 70 of the principal Act is amended by striking out from paragraph (a) the passage “registered under or provided for by this Act” and substituting the passage “registered under, provided for, or permitted by, this Act”.

In the name and on behalf of Her Majesty, I hereby assent to this Bill.

D. B. DUNSTAN, Governor